Thomas J. Warwick, Jr., #56200 Karen D. Oakman, #273016 Grimes & Warwick 2664 Fourth Avenue San Diego, CA 92103 (619) 232-0600 Attorneys for Defendant AMIR MOKAYEF 8 UNITED STATES DISTRICT COURT 9 SOUTHERN DISTRICT OF CALIFORNIA 10 (HON. JANIS L. SAMMARTINO) 11 12 UNITED STATES OF AMERICA. **Case No:13CR02196-JLS** 13 Plaintiff, JOINT MOTION TO MODIFY CONDITIONS OF RELEASE 14 VS. 15 AMIR MOKAYEF (3), 16 Defendant. 17 18 TO: UNITED STATES ATTORNEY LAURA E. DUFFY; ASSISTANT UNITED 19 STATES ATTORNEY ANDREW SCHOPLER; UNITED STATES PRETRIAL SERVICES OFFICER RYAN ALEJANDRIA 20 21 The defendant, Amir Mokayef (3), Thomas J. Warwick, Jr., and the 22 United States of America, by its counsel, Laura E. Duffy, United States 23 Attorney, and Andrew Schopler, Assistant United States Attorney, and Pretrial 24 Services Officer, Ryan Alejandria, jointly move the Court to modify the 25 conditions of Mr. Mokayef's pretrial release and remove the condition of 26 curfew. 27 /// 28 **JOINT MOTION TO MODIFY CONDITIONS OF RELEASE-1**

Dated: <u>April 3, 2014</u>	/s/THOMAS J. WARWICK THOMAS J. WARWICK, JR. Attorney for AMIR MOKAYEF
SO STIPULATED.	
Dated: <u>April 3, 2014</u>	/s/ Andrew Schopler Andrew Schopler
	Assistant United States Attorney
Dated: April 3, 2014	<u>/s/ Ryan Alejandria</u> Ryan Alejandria Pretrial Services Officer
I hereby consent to the Motion to	o Modify Conditions of Release, so t
the condition of curfew be removed for	defendant, Amir Mokayef.
Dated: 4.9.14	PARVIN MOKAYEF
Dated: 4-4-14	Surety
Dateu.	TANNAZ MONAYEF Surety
Dated: <u>4.9.14</u>	ALVINA OZERYANA
49.14	Surety
Dated:	ALI MOKAYET